

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE  
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LB 126

SENATOR SCHELLPEPER: That was the rebuttable assumption.

SENATOR ROBAK: ...of alcohol liquor within the reach of his or her arms is in possession of such liquor. But the term "possession" is defined as in physical contact (sic) with or having physical control over alcoholic liquor. Is that still in the bill?

SENATOR SCHELLPEPER: That's what was struck with the first Chambers amendment.

SENATOR ROBAK: The whole thing was struck then.

SENATOR SCHELLPEPER: Yeah.

SENATOR ROBAK: Okay.

SENATOR SCHELLPEPER: Well, no. No, just...

SENATOR ROBAK: So they can have a can of beer in their car then.

SENATOR SCHELLPEPER: ...just the rebuttable was struck.

SENATOR ROBAK: But the possession of physical contact was not struck.

SENATOR SCHELLPEPER: No. No, that's still in there.

SENATOR ROBAK: That's still in there. Okay, so what does "physical contact" mean?

SENATOR SCHELLPEPER: It would be touching.

SENATOR ROBAK: It'd be what?

SENATOR SCHELLPEPER: It would be touching the alcohol.

SENATOR ROBAK: Even if you didn't drink it?

SENATOR SCHELLPEPER: Yeah, it would...